## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

In re:

THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO,

as representative of

THE COMMONWEALTH OF PUERTO RICO, et al.,

Debtors.

WAL-MART PUERTO RICO, INC. Proof of Claim No. 160793

Respondent.

PROMESA Title III

Case No. 17-BK-3283 (LTS)

(Jointly Administered)

THREE HUNDRED THIRD OMNIBUS OBJECTION (SUBSTANTIVE) OF THE COMMONWEALTH OF PUERTO RICO AND EMPLOYEES' RETIREMENT SYSTEM (ERS) OF THE GOVERNMENT OF THE COMMONWEALTH OF PUERTO RICO TO CLAIMS FOR WHICH THE COMMONWEALTH AND ERS ARE NOT LIABLE.

## MOTION TO INFORM APPEARANCE OF WAL-MART PUERTO RICO, INC. AT MAY 18-19, 2022 OMNIBUS HEARING

To the Honorable United States District Court Judge Laura Taylor Swain:

COMES NOW Wal-Mart Puerto Rico, Inc. (hereafter "Wal-Mart") as a creditor in the instant Title III case, by and through the undersigned legal counsel, and respectfully submits this motion in compliance with the Court's *Order Regarding Procedures for May 18-19, 2022 Omnibus Hearing* (Dkt. No. 20687) (the "Scheduling Order"):

1. Attorney Antonio Bauzá-Santos and/or Guillermo J. Silva-Wiscovich of Bauzá Brau Irizarry & Silva will appear on behalf of Wal-Mart at the May 18-19, 2022 omnibus hearing (the "Omnibus Hearing"), which will be conducted virtually via videoconferencing (Zoom) and telephonic platforms, in connection with the

Three Hundred Third Omnibus Objection (Substantive) of the Commonwealth of Puerto Rico and Employees Retirement System of the Commonwealth of Puerto Rico to Claims for Which the Commonwealth and ERS are Not Liable (Dkt. No. 16030) and Wal-Mart's Opposition to the Three Hundred Third Omnibus Objection (Substantive) (Dkt. No. 16413).

- 2. Bauzá-Santos The email address ofMr. antonio.bauza @bioslawpr.com and the email address of Mr. Silva-Wiscovich gsilva@bioslawpr.com. Further, Mr. Bauzá-Santos and Mr. Silva-Wiscovich hereby submit their Party Appearance Cover Sheet as **Exhibit A** to this motion.
- 3. Wal-Mart reserves the right to be heard and present oral argument on any matter identified in the agenda to be filed by the Oversight Board in connection with the Omnibus Hearing, or to address any statement or issue that may be raised by any party at the Omnibus Hearing related to the Title III cases or adversary proceedings which may affect the interests of Wal-Mart. Wal-Mart also reserves the right to amend this motion as needed.

WHEREFORE, Wal-Mart respectfully requests the Court to take note of the foregoing and deem it in compliance with the Scheduling Order.

## RESPECTFULLY SUBMITTED.

I HEREBY CERTIFY that on this same date, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send electronic notification of such filing to all attorneys of record.

In San Juan, Puerto Rico, this 10th day of May 2022.

/s/Guillermo J. Silva-Wiscovich GUILLERMO J. SILVA-WISCOVICH USDC-PR NO. 210708 BAUZÁ BRAU IRIZARRY & SILVA PO BOX 13669 SAN JUAN, PR 00908 TEL. (787) 710-8262/723-8743 FAX: (787) 282-3673

Email: <u>gsilva@bioslawpr.com</u>

/s/Antonio Bauzá Santos
ANTONIO BAUZÁ SANTOS
USDC-PR NO. 229206
BAUZÁ BRAU IRIZARRY & SILVA
PO BOX 13669
SAN JUAN, PR 00908
TEL. (787) 710-8262/723-8758
FAX: (787) 282-3673

Email: antonio.bauza@bioslawpr.com

Counsel for Respondent Wal-Mart Puerto Rico, Inc.